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# **Declaration and Power of Attorney For Patent Application**

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: 日本語	吾宣言書
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私の住所、私替布、国籍は下記の私の氏名の後に記載され 通りです。 ・ :	My residence, post office address and citizenship are as stated next to my name.
下記の名称の発明に関して請求範囲に記載され、特許出額 ている発明内容について、私が最初かつ権一の発明者(下 の氏名が一つの場合)もしくは最初かつ共同発明者である (下記の名称が複数の場合)信じています。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
· ·	COEFFICIENT UPDATE METHOD AND RECEIVE METHOD OF TIME DOMAIN EQUALIZER OF IMT SYSTEM, DMT SYSTEM AND IMT MODEM
ト記発明の明細書(下記の欄でx印がついていない場合は. 書に飛行)は、	the specification of which is attached hereto unless the following box is checked:
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#### Prior Foreign Application(s)

外国での先行出版 2000-131591	,,	Japan
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(Application No.)	(Filing Date)
(出顧番号)	(出瀬日)
(Application No.)	(Filing Date)

(出職委号)

私は、私資産の知識に基于いて木置資書中で私が行なう委 押が真実であり、かつ私の入手した情報と私の作じるところ に基づく要明が金で真実であるとはじていること。さらに故 窓になされた成協の変明及びモれと同等の行為は米国法典等 の両方により処罰されること。そしてそのような故能による 確偽の声明を行えば、出版した、又は既に新するたた特別 の行力性が失われることを認義し、よってここにト記のごと く言葉を致します。 I hereby claim foreign priority under Title 35, United States Code, Section 119 (a)-(d) or 385(b) of any foreign application(s) for patent or inventor's certificate, or 385(a) of any PCT international application which designated at least one country other than the United States, listed below and have also identified below by checking the box, any foreign application for patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed.

Priority Not Claimed 優先権主張なし

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	Patented, Pending, Abandoned) 特許許可済、係属中、放棄済)
(Status:	Patented, Pending, Abandoned)

(現況: 特許許可済、係属中、故薬済)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful fails estatements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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委託状: 私は下記の発明者として、本出額に関する一切の 平統をを米等許高額扇に対して遂行する弁理士または代理人 として、下記の者を指名いたします。(弁護上、または代理 人の氏名及び警録番号を明記のこと) POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith (list name and registration number)

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住所		Residence	
		Citizenship	
国籍			

(第三以降の共同発明者についても同様に記載し、署名をすること)

(Supply similar information and signature for third and subsequent joint inventors.)

#### THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Hiroyazu MURATA

Filed

: Concurrently herewith

For

: COEFFICIENT UPDATE METHOD AND RECEIVE METHOD OF TIME DOMAIN EQUALIZER OF DMT SYSTEM, DMT SYSTEM

AND DMT MODEM

Serial No.

: Concurrently herewith

December 20, 2000

Assistant Commissioner of Patents Washington, D.C. 20231

### SUB-POWER OF ATTORNEY

SIR:

I, Samson Helfgott, Reg. No. 23,072 attorney of record herein, do hereby grant a sub-power of attorney to Linda S. Chan, Reg. No. 42,400, Harris A. Wolin, Reg. No. 39,432, Brian S. Myers, Reg. No. 46,947 and Michael Markowitz, Reg. No. 30,659 to act and sign in my behalf in the above-referenced application.

Respectfully submitted,

Samson Helfgott Reg.No 23/072

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